WAGNER BLECHER LLP 123 Westridge Drive Watsonville, CA 95076 (408) 377-0500

#### PATENT APPLICATION

ATTORNEY DOCKET NO. MOMI-025

### IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of: Hank Risan, et al.

Confirmation No.: 5340

Application No.: 10/772,025

Application No., 10//72,025

Examiner: Moorthy, Aravind K.

Filing Date: 02/03/2004

Group Art Unit: 2431

Title: Method and System for Preventing Unauthorized Recording of Media Content in an iTunes TM Environment

Commissioner For Patents PO Box 1450 Alexandria, VA 22313-1450

# REQUEST FOR RECONSIDERATION OF PATENT TERM ADJUSTMENT INDICATED IN NOTICE OF ALLOWANCE

(37 C.F.R. 1.705)

NOTE: 37 C.F.R. 1.704 (e): "Submission of an application for patent term adjustment under 1.705(b) (with or without request under Sec. 1.705(c) for reinstatement of reduced patent term adjustment) will not be considered a failure to engage reasonable efforts to conclude prosecution (processing or examination) of the application under paragraph (c)(10) of this section."

- 1. This request for reconsideration of the patent term adjustment indicated in the Notice of Allowance mailed on  $\frac{4/16/2009}{4}$ 
  - The issue fee is being paid as set forth in the papers attached hereto.
- 2. Applicant submits herewith a "Statement of the Correct Patent Term Adjustment: Basis(es) Under 1.702 For the Adjustment-Part B." (37 C.F.R. 1.705(b)(2)(i) and (ii)).
- Any patent granted on this application (37 C.F.R. 1.705(b)(2)(iii)):
  - is not subject to a terminal disclaimer.
  - 🕱 is subject to a terminal disclaimer, and the expiration date specified in the
    - $\ \, \text{terminal disclaimer is} \underline{\quad \text{not listed in either of the 2 terminal disclaimers}}. \\$
- 4. As to circumstances during the prosectution of this application constituting a failure to engage in reasonable efforts to conclude processing or examination of this application as set forth in 1.704 (37 C.F.R. 1.705(b)(2)(iv)):
  - there were none (37 C.F.R. 1.705(b)(2)(iv)(B)). X there were as follows (37 C.F.R. 1.705(b)(2)(iv)(A)):
  - 11/13/2007, Applicant delay of 6 days in filing response; and
  - 5/6/2008, Applicant delay of 5 days in filing RCE.

5. Also attached hereto is a "Request for Reinstatement For Pursuant to 1.704(b)-Part C." (37 C.F.R. 1.705(c)). 6. The fee set forth in 1.18(e) (\$200.00), required by 37 C.F.R. 1.70			•
Please charge Deposit Account 50-4157 \$200.00 . At any time any fees required or credit any over payment to Deposit Account 5			
☐ I hereby certify that this correspondence is being deposited with the United States Postal Service as first dass mail in an envelope addressed to:  Commissioner for Patents, Alexandria, VA 22313-1450 Date of Deposit:		Respectfully submitted, Risan, et al.	
	Ву	/John P. Wagner, Jr./	
OR		JOHN P. W	AGNER, JR.
I hereby certify that this paper is being transmitted to the Patent and Trademark Office facsimile number (571)273-8300 or via electronic submission.		Attorney/Agent for Applicant(s)	
Date of facsimile/transmission: 06/08/2009		Reg No.:	35,398
		Date :	06/08/2009

Telephone: 408-377-0500

Typed Name: Brenda Dinapoli Signature: /Brenda Dinapoli/

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Brenda Dinapoli Signature: /Brenda Dinapoli/

STATEMENT OF THE CORRECT PATENT TERM ADJUSTMENT:

BASIS(ES) UNDER 1.702 FOR THE ADJUSTMENT (37 C.F.R. 1.705(b)(2)(i) and (ii))

1. This statement is being submitted in support of the "Request for Reconsideration of Patent Term Adjustment Indicated in Notice of Allowance" to which this statement is attached.

## 37 C F R 1 705(b)(2)(i)

2. The patent term adjustment shown on the Notice of Allowand	ce is: 845 days			
It is respectfully suggested that the correct patent term adjustment under 1.702 is:				
37 C.F.R. 1.705(b)(2)(ii)				
NOTE: Under 1.705(b)(2)(ii) applicant must set forth: "The relevant dates as specified in 1.703(a) through(e) for which an adjustment is sought and the adjustment as specified in 1.703(f) to which the patent is entitled."				
The basis(es) on which the applicant seeks adjustment are     The adjustment is sought for the following date:     Adjustment to be made for this date: 273	as follows: een 8/07/2007 & 5/06/2008			
First Action received 856 days after the 14-mo. date. 3-year rule to allowance violated by 273 days (8/07/2007 - 5/06/2008) that did not overlap the 14-mo. violation. App. delays of 6 & 5 days reduce this, however app. delay has been accounted for in PTA of 845 days. Per Wyeth v. Dudas (580 F. Supp. 2d 138; 88 U.S.P.Q.20 (BNA) 1538, Sept. 30, 2008), Basis: U.S.P.O.5 view that any administrative delay under \$ 15.4(b)(1)(B) could not be squared any three-year maximum pendency delay under \$ 154(b)(1)(B) could not be squared with language of \$ 154(b)(1)(B), as "8 delay" began when PTO had failed to Issue patent within three years, not before. Thus, total PTA should = 845d + 273d = 1118 days.				
Plus additional page(s)				
I hereby certify that this correspondence is being deposited with the United States Postal Service as first class mail in an envelope addressed to:  Commissioner for Patents Alexandria. VA 22313-1450	Respectfully submitted, Hank Risan, et al.			
Date of Deposit:	By /John P. Wagner, Jr./			
OR	JOHN P. WAGNER, JR.			
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Date of facsimile/transmission: 06/08/2009	Date: 06/08/2009			
Typed Name: Brenda Dinapoli	Date . 00/08/2009			